## Case 2:18-cr-00759-CJC Document 432 Filed 08/29/24 Page 1 of 2 Page ID #:4209

1 E. MARTIN ESTRADA United States Attorney CAMERON L. SCHROEDER 2 Assistant United States Attorney 3 Chief, National Security Division ANNA P. BOYLAN (Cal. Bar No. 322791) 4 KATHRYNNE N. SEIDEN (Cal. Bar No. 310902) Assistant United States Attorney 5 Terrorism and Export Crimes Section 1500 United States Courthouse 6 312 North Spring Street Los Angeles, California 90012 7 Telephone: (213) 894-2170 / 0631 (213) 894-0141 Facsimile: 8 E-mail: anna.boylan@usdoj.gov kathrynne.seiden@usdoj.gov 9 Attorneys for Plaintiff 10 UNITED STATES OF AMERICA 11 UNITED STATES DISTRICT COURT 12 FOR THE CENTRAL DISTRICT OF CALIFORNIA 13 UNITED STATES OF AMERICA, No. CR 2:18-00759-JLS 14 Plaintiff, JOINT STATUS REPORT 15 v. 16 ROBERT PAUL RUNDO, et al., 17 Defendants. 18

Plaintiff United States of America, by and through its counsel of record, Anna P. Boylan and Kathrynne N. Seiden, Assistant United States Attorneys for the Central District of California, and Deputy Federal Public Defenders Erin Murphy and Julia Deixler, counsel of record for and on behalf of defendant Robert Paul Rundo, and Peter Swarth, counsel of record for and on behalf of defendant Robert Boman, hereby respectfully submit a joint status report in the abovecaptioned case, as required by the Court's order on August 22, 2024. (Dkt. No. 430.)

28

19

20

21

22

23

24

25

26

27

## 

As to defendant Robert Paul Rundo, the parties are

	1. As to detendant Rober	t raul kundo, the parties are
2	discussing resolution of the ca	se. In the event that a pre-trial
3	resolution is not reached, the	parties will request a trial date with
4	the Court, prior to the Speedy Trial Act expiration on October 19,	
5	2024.	
6	2. As to defendant Rober	t Boman, the parties are discussing
7	resolution of the case. In the event that a pre-trial resolution is	
8	not reached, the parties will request a trial date with the Court,	
9	prior to the Speedy Trial Act expiration on October 19, 2024.	
10		
11	Dated: August 28, 2024	Respectfully submitted,
12		E. MARTIN ESTRADA United States Attorney
13		CAMERON L. SCHROEDER
14 15		Assistant United States Attorney Chief, National Security Division
16		/s/ Anna Boylan
17		ANNA P. BOYLAN KATHRYNNE N. SEIDEN
18		Assistant United States Attorneys
19		Attorneys for Plaintiff UNITED STATES OF AMERICA
20	Dated: August 29, 2024	*/s/ Erin Murphy (per email
21	Dated: August 29, 2024	authorization given on 8/29/24)
22		ERIN MURPHY JULIA DEIXLER
23		Deputy Federal Public Defenders Attorneys for DEFENDANT ROBERT RUNDO
24		Accorneys for DEFENDANT NOBERT NONDO
25		*/s/ Peter Swarth (per email authorization given on 8/29/24)
26	Dated: August 29, 2024	PETER C. SWARTH
27		Attorney for DEFENDANT ROBERT BOMAN
28		